UNITED STATES DISTRICT COURT

for the

Northern District of Oklahoma

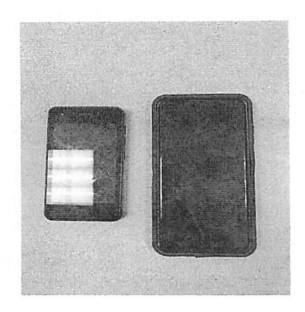
Case No. 26-mJ-370-JFJ
SEIZURE WARRANT
officer or an attorney for the government requests the search Northern District of Oklahoma ive its location):
bed above, is believed to conceal (identify the person or describe the
timony, establish probable cause to search and seize the person or
warrant on or before $11-3-20$ (not to exceed 14 days)
any time in the day or night as I find reasonable cause has been stablished.
ou must give a copy of the warrant and a receipt for the property ses, the property was taken, or leave the copy and receipt at the
ter present during the execution of the warrant, must prepare an warrant and inventory to United States Magistrate Judge
n adverse result listed in 18 U.S.C. § 2705 (except for delay ant to delay notice to the person who, or whose property, will be days (not to exceed 30).
he facts justifying, the later specific date of
Joan Jame
U.S. Magistrate Judge Jodi F. Jayne Printed name and title

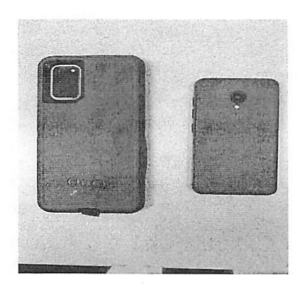
		Return		
ase No.:	Date and time warr	ant executed:	Copy of warrant and inv	entory left with:
0-MJ-370-	JFJ 10/20/202	0 7:00 PM	THE PHONE	EN PROPERTY
nventory made in th	e presence of :	0 1	(m == 1 == 0.00 A)	bre-
THESA POLECE	E OFFICERS BREAN	BOOTH AND	KERTH OSPAKO	# PC
iventory of the proj	perty taken and name of any r	erson(s) scized.		
PHONE DATA	RECOVERED			
		Certification		
		Certification		
	der penalty of perjury that thi	s inventory is correct	and was returned along	with the original warr
the designated jud	dge.			
		-		
Date: 10/20/20	20	Vell-	Executing officer's s	9
,			Executing officer's s	ignature
		WELLESM		DEA/TEO
		Meccany	Printed name and	

RMR/tc

ATTACHMENT A

- Black Samsung Cell Phone IMEI # 354142110521996 Blue ZTE Cell Phone IMEI # 866728045898532 1.
- 2.





ATTACHMENT B

- 1. All records on the Devices described in Attachment A that relate to violations of Title 21, United States Code, Section 846 (Conspiracy) and Title 21, United States Code, Section 841(a)(1) (Possession with intent to distribute and distribution of Methamphetamine).
- a. records relating to communication with others as to the criminal offense above; including incoming and outgoing voice messages; text messages; multimedia messages; applications that serve to allow parties to communicate; all call logs; secondary phone number accounts, including those derived from Skype, Line 2, Google Voice, and other applications that can assign roaming phone numbers; and other Internet-based communication media;
- b. records relating to documentation or memorialization of the criminal offense above, including voice memos, photographs, videos, and other audio and video media, and all ExIF information and metadata attached thereto including device information, geotagging information, and information of the relevant dates to the media;
- c. records relating to the planning and execution of the criminal offense above, including Internet activity, including firewall logs, caches, browser history, and cookies, "bookmarked" or "favorite" web pages, search terms that the user entered into any Internet search engine, records of user-typed web addresses, account information, settings, and saved usage information;
 - d. application data relating to the criminal offense above;
 - e. lists of customers and related identifying information;
- f. types, amounts, and prices of drug trafficked as well as dates, places, and amounts of specific transactions; and
- g. any information related to sources of drugs (including names, addresses, phone numbers, or any other identifying information);
- 2. Evidence of user attribution showing who used or owned the devices at the time the things described in this warrant were created, edited, or deleted, such as logs, phone books, saved usernames and passwords, documents, and browsing history;
- 3. All records and information related to the geolocation of the devices at a specific point in time;

4. All records and information related to the coordination, agreement, collaboration, and concerted effort of and with others to violate the statutes listed in Paragraph 1 of this Attachment.

As used above, the terms "records" and "information" include all of the foregoing items of evidence in whatever form and by whatever means they may have been created or stored, including any form of computer or electronic storage (such as flash memory or other media that can store data) and any photographic form.